

WEATHER FORECAST
Forecast for Sunday and Monday:
Virginia—Local rains Sunday; Monday
fair, light to fresh southwest winds.
North Carolina—Local rains Sunday;
Monday fair, fresh south winds.

The Times

RANGE OF THERMOMETER.
The thermometer ranged as follows at
The Times Office yesterday: 2 A. M.,
73; 12 M., 85; 3 P. M., 82; 6 P. M., 94;
9 P. M., 82; midnight, 80; average, 83.1.

VOL. 17. NO. 152. TWENTY-FOUR PAGES. RICHMOND, VA., SUNDAY, AUGUST 3, 1902. PRICE THREE CENTS.

JUDGE C. J. CAMPBELL HAS BEEN ACQUITTED

Found Not Guilty of Malicious
Assault on Rev. Crawford.
WILD SCENE IN COURT

Men and Women Hung About
Him and Cried.

A MASS-MEETING WAS HELD

Judge Campbell Endorsed, and Resolutions Passed Commending His Counsel, the Court and Jury.
Though After Midnight, the Meeting Was Slow to Adjourn.

Among the wildest excitement and enthusiasm Judge Clarence J. Campbell, of the County Court of Amherst, was at a quarter of twelve o'clock to-night fully acquitted of the charge of malicious assault upon the Rev. C. H. Crawford, of Richmond.

As the verdict of the jury was read, yells, shrieks and loud huzzas rent the air. The Campbell element was in the vast majority and it gave full vent to its glad feelings. Judge Campbell stood the central figure of a highly wrought up throng and calmly stood it all while his friends here around him and yelled hurrahs, shaking hands and generally howling congratulations. Some hung upon his neck, others, men and women, pushed and pulled in a vain effort to get at him.

The discharged prisoner was visibly affected, and as for several lady relatives who had waited patiently to hear the verdict, he embraced them all with tears in his eyes. Then, nearly midnight, though it was the sound of the court bell rang out upon the air, and Judge Campbell's friends gathered together and held a meeting.

CAMPBELL ENDORSED.
Resolutions were adopted, resolutions commending the so-called persecution of the acquitted and resolutions unanimously and heartily endorsing the judge himself.

The yells of the excited gathering could be heard a mile off when the vote upon the paper was taken. There were cheers for Judge Campbell, for Judge Wood, for the Amherst County Court, for Mr. T. Payne, one of the defense lawyers, and for others.

The crowd was large and knew not when to stop, so excited and so overjoyed it was. Many of Judge Campbell's staunchest friends were there.

At first it looked as if there would be no argument upon the verdict. The jury, retired at 9 o'clock and at 11:15 filed out with the announcement that it could reach no decision. Eleven were for acquittal and one for conviction on the charge of common assault. It was a plain hung jury. Under the circumstances there would be no relief and the trial either gone all over again or the jury held together until Monday.

But when the juryman had retired a second time and had again reappeared upon the scene everything was settled. The verdict was "Not Guilty." Then came the pandemonium of applause. The man who tied up the jury was Mr. A. P. Woodroff, who declared later, when he shook hands with Judge Campbell with all the rest, that he did it because he was tired of the accused conscientiously.

The other eleven members of the jury were: Messrs. Lewis S. Hamilton, Walter Crist, P. H. Hartless, J. J. Watts, Reed Crawford, John D. Phillips, W. George W. Foster, Nicholas Pryor, W. M. Buford, H. Dug. Lane and H. C. Carter.

THE PROCEEDINGS.
The third day of the trial opened with a continuance of the case for the defense. Late yesterday evening Mr. E. S. Ware, Dr. W. A. Richardson, Mr. O. V. Hanger, Mr. W. H. Campbell, Mr. J. Gordon Stinnett, Mr. W. H. Turner, Mr. J. Starey, Mr. H. Starey, Mr. W. P. Barnes, Mr. W. S. Carter, Mr. Charles Jones and Mr. W. R. Pendleton had been placed upon the stand, and this morning Judge Stephens Adams, of the County Court of Campbell, Mr. Hiram Turner and Mr. C. W. Jones were added to the list.

The testimony of these gentlemen was interesting in the extreme, but there are three or four points which as matters of importance far transcended the evidence. Several of the witnesses testified emphatically to the fact that Judge Campbell, at the end of the contempt proceeding had adjourned court in proper order. The Commonwealth had introduced witnesses who could only say that they had not heard the Judge give the order to adjourn; the witnesses for the defense on this point stated most emphatically that they had heard the order given, and they had heard the persuasion issued to those who could give direct testimony, and not toward those who could only say negatively that they had not heard the words of the Judge.

CARRIED WHIP HABITUALLY.
Again it was shown that Judge Campbell was in the habit of carrying the little riding whip with which he struck Mr. Crawford, and did not procure it for any special purpose. Moreover, it was stated that when the assault occurred Dr. Crawford advanced to Judge Campbell with outstretched hand before the first blow was struck.

THE CLOSEST ATTENTION WAS GIVEN TO JUDGE CAMPBELL, who was next sworn and placed upon the stand.
He began at the beginning and set forth how he had read the article in the Christian Federation given by the Rev. Mr. Crawford, and that thereupon issued a rule against him for contempt of court, for hinting that the Judge of the court had been bribed. He reviewed the case, which is well known to the public, and showed how he had dismissed the charge against the minister, even before the trial of the contempt case. He said he had decided that on a technical point not constitute contempt, though the insult embodied in the language used remained the same.

NEVER INTENDED IT.
Judge Campbell declared that he had never intended to make the matter a personal one. He had tried the reverend

CONGRESSMAN GLASS IN SIXTH DISTRICT

Lynchburg Gives Him Biggest
Vote Ever Polled There.

CHARLOTTE GIVES LARGE VOTE

Campbell County Also Swells Glass' Majority—Col. Bowman Got a Complimentary Vote in His Own County and Town.

(Special Dispatch to The Times.)
LYNCHBURG, VA., August 2.—As the returns from various precincts in the district were received here to-night it became more and more evident that Mr. Glass had won the nomination by a large majority, and at half-past ten o'clock the following telegram was received from Mr. Graham Claytor, Mr. Glass' chief competitor, conceding his defeat: "You have the nomination. I cheerfully tender you my support." As stated, Lynchburg gave Mr. Glass a plurality over Mr. Claytor of 1,332.

Reunions—Glass, 14; Claytor, 3.

West Lynchburg—Glass, 53; Claytor, 53.

Evolution—Glass, 56; Claytor, 24.

Concord—Glass' majority, 58.

Lynch's Glass, 110; Claytor, 24; Bowman, 1.

Blackwater—Glass, 18; Claytor, 4.

Rustburg—Glass, 106; Claytor, 19; Bowman, 5.

Mount Zion—Glass, 45; Claytor, 11.

Kings—Glass, 106; Claytor, 3.

Brookneal—Glass, 69; Claytor, 15; Bowman, 5.

Pigeon Run—Glass, 62; Claytor, 9; Bowman, 2.

Castle Craig—Glass, 64; Claytor, 20.

COMPLIMENTARY VOTE

Mr. Glass Gets the Largest Vote Ever Polled in Lynchburg.

(Special Dispatch to The Times.)
LYNCHBURG, VA., August 2.—The primary in Lynchburg to-day passed off in a most pleasant and orderly manner. The result of the vote gave Mr. Carter Glass, Lynchburg's candidate for Congress, a majority over his competitors of 1,332 and a plurality over Mr. Graham Claytor of 1,332. The polls were opened in Lynchburg, under the plan of the primary, at 8 o'clock, and were closed at 7 o'clock in the evening, thus giving eleven hours for voting.

A majority of the votes were cast during the morning, but throughout the day a steady stream of voters applied at the various precincts to record their preferences.

Early in the day it was evident that Mr. Glass was destined to receive a large majority, and as the day advanced, his lead over the other candidates was rapidly increased. Under the viva voce plan the recording of the votes was expeditiously accomplished, and consequently there was not the slightest delay or inconvenience to anyone.

A lively interest was manifested in the primary by hundreds of citizens, and to-night a large crowd assembled at the city.

Harman's precinct, in Montgomery county, near Radford, gives Glass 35; Bowman, 2; Claytor, nothing. Indications are that Claytor has carried Montgomery county by a small majority. Live vote plan not popular.

COL. BOWMAN SURRENDERS

He Claims Montgomery County by a Small Majority.

(Special Dispatch to The Times.)
ROANOKE, VA., August 2.—Colonel A. M. Bowman to-night concedes the election of Glass. He takes his defeat in good humor. He claims Roanoke county by seven hundred to eight hundred, and also Montgomery by a small majority. The returns from that county are very meager, and it is reported that he received 331; Glass 2, and Claytor 1. The vote was very light.

MONTGOMERY COUNTY

Will Probably Give Claytor a Small Plurality.

(Special Dispatch to The Times.)
CHRISTIANSBURG, VA., August 2.—The vote in Montgomery county in the congressional primary to-day was very light. So far as learned, the vote is as follows:

Christiansburg—Claytor, 101; Glass, 61; Bowman, 25.

Blacksburg—Claytor, 101; Glass, 61; Bowman, 25.

More than 1,500 persons witnessed the races, lining the great board walk of the Park Company, from which a splendid view could be had from start to finish, and drifting in boats and crafts of every character along the well marked course which lay as calm as the waters of a canal beneath a cloudless sky, which seemed to meet its surface not far beyond the flags which marked the start. In all this throng interest ran highest from the contest of the crews. This interest burst into enthusiasm when the slender sculls, manned with the crews picked from each club for the contest, appeared from behind the northern pier, and split the smooth waters in prompt response to the steady stroke of the sun-burned arms which appeared in the distance as if worked by machinery. The crew in blue and white from Baltimore was first to start down the course, rowing as follows:

Bow, F. L. Templeman; No. 2, L. Kruger; No. 3, F. F. Key; stroke, G. H. Kastendike; coxswain, E. M. Hoff.

While yet the first crew was in the water, the Virginia Boat Club pulled in sight from the launching pier, and was greeted by a roar of cheers and applause augmented by the strains of Dixie, crashed over the crowd by a brass band occupying the veranda of the Beach Park Social Club. These boys were red and white, the colors of the club, and pulled easily over the course. In the boat, according to some recent rearrangement of the crew, they rowed as follows: Bow, J. Pope Nash; No. 2, James T. Gilman; No. 3, A. A. Booth; stroke, Julian H. Hill; coxswain, Henry Gill.

There were only two men in the boat who rowed against the Washington and Lee crew here six weeks ago, those being Hill and Booth. It was generally admitted that the crew was weakened by the loss of Gordon, formerly stroke, and a man with several seasons' experience. The Virginia Boat Club men hardly expected victory, but they went to put up a game fight to the finish line, and this they did.

The two crews were greeted with cheers from the occupants of small boats along the course, and they pulled out to the start, and soon appeared mere specks

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"STRENUOUSNESS!" The kind of news we shall probably soon be reading if it spreads.

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Secretary Hay is amusing himself during his vacation by walking a slack wire and shooting glass balls. The Secretary is much annoyed at the interest shown in his performances by the public.

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STARTLING FACTS TOLD GRAND JURY

LORD DERBY WON
TROTTING RACE

Boralma Gashed His Nigh Foreleg and Was Out of It.

GREAT CROWD CONGREGATED

Fully Fifteen Thousand Gathered to See Race, and Were Greatly Disappointed at Accident to Some-what Marred the Sport.

(By Associated Press.)

HARTFORD, CONN., August 2.—An accident to-day marred what was expected would prove to be the greatest trotting event in turf history. In the third heat of the \$50,000 match race between Lord Derby, owned by E. E. Smathers, of New York, and Boralma, the horse of Thomas W. Lawson, of Boston, the latter horse sustained an injury which caused him to be drawn in, and the race was given to Lord Derby. The result was a bitter disappointment, not only to the owners of the horses, but to the general public, which, to the number of 15,000, congregated at Charter Oak Park.

The injury to Boralma is such that he will probably be prevented from racing for some time to come. The Boston horse gashed the quarter of his nigh foreleg, and was unable to start in the fourth heat.

The day was perfect for racing. A light breeze prevailed, but it was not strong enough to interfere with the speed of the horses. The track was in splendid shape and everything was favorable to record-breaking time. Horsemen from all over the country were on hand to witness the contest.

HOT FAVORITE.

Lord Derby was a hot favorite in the betting. Just before the heat, odds of two to one were freely offered on him. When Boralma won the first heat the odds were even, and at the close of the second heat, which was won by Lord Derby, they shifted decidedly in favor of the latter.

The horses came on the track shortly after 2 o'clock. Lord Derby, with Geers behind him, being the first to appear, and was greeted with loud applause. Boralma appeared about a minute later, and the cheering which greeted his appearance showed that he was the favorite with the crowd.

Geers won the position and Chest the pole. After scoring three times, during which Geers showed a disposition to hold back, Lord Derby started, and Watkins gave the word to go. The Boston horse out stepped Lord Derby from the start. He took possession

(Continued on Second Page.)

Investigation Has by No Means Reached Climax.

EVIDENCE CONCLUSIVE

Organized System of Blackmail Was in Operation.

THAT PAINTING CONTRACT

A Fifty Dollar Flat Deal Said to Have Been Made to Secure This Two Hundred Dollar Job—Some Were Bolder Than Others.

Artifices That Were Resorted To.

The testimony offered before the grand jury has brought to light a condition of affairs in connection with the conduct of the city government that is startling in the extreme.

Nothing could be wider of the mark than the impression, which has gained some currency in certain quarters, that the adjournment of the grand jury for nearly two months is to be interpreted as indicating either that it has been found impracticable to thoroughly probe the situation, or that there is reason to believe that after all the only irregularity that is to be discovered is that for which a fine was levied.

It is learned from a reliable source that testimony was given to the grand jury that one man received \$450 from Contractor Gude and his associates last June, and that this same man was to have received the same sum again. The money was drawn by Gude and paid to the Councilman direct. By him it was deposited in bank and the deposit slip is in evidence as an important exhibit in the case.

This same Councilman, it is reported, also received fifty dollars from S. R. Crouch, the party to whom was given two years ago the two-hundred-dollar contract for painting the roof of the Old Market. It is learned on good authority that Crouch testified before the grand jury that the Councilman made a flat bargain with him to secure for him (Crouch) the contract for that sum.

STREET COMMITTEE SYNDICATE.
The testimony before the grand jury went to show that there has been a number of men on the Street Committee who formed a syndicate and divided the spoils. They had a recognized leader. The grand jury is of the opinion that some of them can be indicted. All names will be exposed. Some of these men are now in the Council, and in the event that the courts cannot act, the Council can.

One of the methods of operation of the leader or leaders of this syndicate, was to delay awarding contracts after bids had been submitted. In the case of a delay of several months the contractors would find it cheaper to pay up in order to secure city work without interruption. This treatment at the hands of the syn-

(Continued on Second Page.)

SUMMARY OF TO-DAY'S NEWS

FORECAST.

Sunday local rains, Monday fair; light to fresh southwest winds.

Highest temperature—at 3:30 P. M., 83.

Lowest temperature yesterday..... 79.

Mean temperature yesterday..... 79.

Normal temperature for August..... 80.

Departure from normal temperature..... 0.

Precipitation during past 24 hours..... 0.

LOCAL.

Starling evidence laid before grand jury.

Police Board may investigate further into charges.

Baltimore Ariels defeat Virginia Club, while McGowan wins from Reitz in single sculls.

Big force laid off at Trigg yards.

First game of ball played by Tri-City League.

Dr. J. K. Hazen in extremis.

Exodus from city yesterday largest of the summer.

Bar Association assemblies Tuesday at Hot Springs.

Miss Meyers hit by rock on Broad street and her ankle broken.

Mr. Tragle better.

VIRGINIA.

State Senator Carter Glass wins hands down in the primary in the Sixth District. His plurality over Senator Claytor and Colonel Bowman will be nearly 8,000 votes. Lynchburg gives him a tremendous vote.

A fine fox hunt at Afton, ending in the capture of the quarry.

Baptist and Methodist congregations join in revival services in Chesterfield.

Young men who committed vandalism in Fairfax sign a confession.

John R. Utterback, who eloped with his fourteen-year-old sister-in-law, will have to answer charges of criminal assault.

Judge Clarence J. Campbell acquitted of malicious assault on Rev. C. H. Crawford. Wild scenes of enthusiasm on the part of Campbell's friends.

Mormons defy the Mayor of Winchester and will preach anyway.

A young man drowned at Blacksburg.

Strong evidence adduced against the Lynchers of Charles Craven at Lees